Morris Koenig.

STATE DWELLS ON WHAT THAW. FREE, WOULD DO

Prisoner Has Fine Day, but Last Hour Surprise Drives Away Smiles.

JEROME TESTIMONY ON SANITY GETS IN

Members of New Hampshire
Lunacy Board Call Him
Normal.

Seemed to impress them wholly was that
the State had by putting the question,
got before the jury the State's whole
contention that Thaw might show every
sign of sanity, but that his liberation
would be inadvisable.
Court was adjourned a few minutes
later and as the crowd filed out there Normal.

fered to Supreme Court Justice Peter the all the papers and other exhibits of the Through all the morning session and many trials and hearings which follows

although permission to read the document had been denied in the morning. And on top of all these successes Mr. Stanchield, Thaw's chief counsel, was permitted to read to the jury the find-Stanchield, Thaw's chief counsel, was permitted to read to the jury the findings of the McClure commission, which at the first trial of Thaw for the murder of Stanford White reported that the commission had found that Thaw was sane enough to confer with his counsel. All this time Thaw was pleased. So were his lawyers and so were his relatives seated near him, if one were to judge by the smiles of all who have Thaw's welfare at heart. Then, just at the last hour or so of the afternoon is said the General with a wholesome srin, at the last hour or so of the afternoon is said the General with a wholesome srin, at the last hour or so of the afternoon.

that she had told the story to Thaw—so did Mr. Stanchfield finally get the summation onto the record because he had proved that Jerome's summation had figured in the Streeter commission's colleagues who had decided Thaw sane had based their verdict on was an inquiry into Thaw's family history, "that an aunt of Thaw's father was an epileptic from childhood?"

"I think" "think" standard figured in the Streeter commission's considerations.

The reading of the McClure commission findings that Thaw was sane enough to confer with counsel at the first trial followed and then Dr. Bancroft took the stand to swear that he

had gone "a rapid pace," that he "drank more or less"—these replies swept from "Thaw's face the look of confidence which had been there while Gen. Frank S. Streeter of New Hampshire and Dr. Bancroft during direct examination were pilling up evidence in his favor.

And then came a question which seemed to make the biggest impression of the trial so far. It had to do with

of the trial so far. It had to do with Dr. Bloomer, an assistant to Dr. Bancroft in the New Hampshire insane asylum, formerly connected with the insane asylum at Albany, and with Dr. Bancroft a member of the Streeter commission which recently in New Hampshire declared Thaw sane.

Before asking his question concerning. Before asking his question concerning

ng Dr. Bancroft testify that a paranolae "did Dr. Bloomer ever speak to you of a rib.

"Perhaps I can help you recall the case," said Mr. Cook easily, "Davis was a patient at the Albany asylum who for one year and a half while Dr. Bloomer was there showed absolutely no signs of insanity and therefore was finally discharged from the asylum as

sane.
"And the night of the day Davis left the asylum," concluded counsel for the State slowly, "Davis picked up an ax and crushed in the skull of his sister-in-

The eyes of every juryman, the court, of spectators that filled every seat were fastened upon Mr. Cook. No one moved when he added a perfunctory, "Do you recall the Davis case now?" and little attention was paid even when the witness again answered that he knew nothing of the Davis case and nover had heard Dr. the Davis case and never had heard Dr.

Bloomer speak of it.

When spectators did begin to whisperamong themselves a bit later what seemed to impress them wholly was that

Quite as good a method as any other

Court was adjourned a few minutes later and as the crowd filed out there seemed to be no memory, if one were to judge by the conversation overheard as groups discussed the day's testimony of gauging the effects of testimony of-fered to Supreme Court Justice Peter the afternoon all the testimony of the fered to Supreme Court Justice Peter the afternoon all the testimony of the Hendrick and a jury at the Harry day had been in Thaw's favor.

Gen. Streeter, chairman of the Fed-Thaw insanity hearing in the County
Court House yesterday was to note the life history up to the time of the murmanners of Thaw and the jurymen as der of White and went carefully over

for a great part of the afternoon hear- lowed the murder and then found Thaw for a great part of the arternoon lead to be must all the first and the form of the first and the fi their reasons appreciation of the good things they said about him. He was evidently pleased with the way things evidently pleased with the way things were going. Just as for days past he has displayed his satisfaction while his witnesses have steadily backed up the Gen. Streeter, who is a lawyer of long

Thaw contention that he was sane while in Canada and New Hampshire. And the twelve jurymen showed polite attentions at the present time. Thaw's manner during the lengthy personal ex- EXPLAINS WHY HE DID IT In fact Thaw and his counsel might amination made of Thaw by the Streeter have showed real elation—which they commission, said Gen. Streeter, was "ab--when Thaw's lawyers won out solutely rational" and his conversations

week Thaw's lawyers managed to get before the jury evidence which showed that fear by Thaw that he would be forcibly kidnapped after his escape and brought back to New York was not a delusion.

Thaw Wins Another Point.

In addition to all this Thaw's counsel also succeeded in the afternoon in reading into the record the entire report of the Streeter commission of New 1 County Attorney and the various members of the Streeter commission of New 1 County Attorney and the various members of the Streeter commission of New 1 Attorney at \$4,000 a will serve the full term of the years at \$7,000 a year, will sit in Manhattan; Esterbrook, appointed for five years, will sit in Brooklyn.

The most interesting appointment is that of Magistrate Koenig. It was understood that the choice of the Republican county organization was William as he began to cross-examine Gen. Streeter yesterday went into the fact that Thaw paid the various members of the Streeter commission of New 1 Attorney at \$4,000 a of the Streeter commission of New of the New Hampshire commission which Hampshire, which ruled that Thaw was perfectly sane while in New Hampshire. plained here, however, that the reason tion. Samuel Koenig was for Blau.

Hampshire had gone into Thaw's life and heredity, had made physical examinations of Thaw, had gone into his morals and his aspect of life in general and then had found him sane at the time they examined him.

Then began the cross-examineton which caused Thaw to grow seemingly much more thoughtful. The jury lost its aspect of perfunctory attention and each of the twelve men sat up and studied attentively the face of Dr. Bancroft as he answered frankly the questions put to him by a lawyer there to convince the jury that Thaw should not be liberated as did Mr. Stanchfield at the end of Gen. Streeter's strong testimony in Thaw's to read that part of Mr. Jerome's summation at the second murder trial in which admission is made of the "velvet street. And just as Evelyn Nesbit Thaw's story of her relations with Stanford White were admitted at the murder trials—not because it was testified that she had told the story to Thaw so did Mr. Stanchfield finally zet the Manton in Albany—Ap-

croft took the stand to swear that he

"Did you know that the testimony of his family doctor was that in childhood Harry Thaw was peculiar, morose and sometimes given to acts of violence?"

"As I recall it." said Dr. Bancroft. "Asks about Thaw as Child.

"Did you know of the testimony of his teachers that as a child he showed outbreaks during which he would emit animal like yells and would have to be removed from the room?"

"Contempt."

There is little likelihood, it was said yesterday, that representatives of Thaw and of the State will visit Charles W. Becker, it is understood, wants certain witnesses against him to get an opportunity to recant their testimony. He believes that they will do this before has easying that unless compelled to do so by a court order he would not talk on the matter, and on top of this word was received here yesterday that Thaw's departure from Harvard happened so long ago that Dr. Ellot does not remember the details.

The lawyers selected by both sides to question Dr. Ellot therefore will not be the Governor counsel for Becker could by the Governor counsel for Becker could becker. It is understood, wants certain witnesses against him to get an opportunity to recant their testimony. He believes that they will do this before has easying that unless compelled to do so by a court order he would not talk on the matter, and on top of this word was received here yesterday that Thaw's departure from Harvard happened so long ago that Dr. Ellot does not remember the details.

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The bearing before the would in the best of the bearing selected an earlier factor.

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He believes that the believes that they will do this before will ont talk on the matter, and on top of this word was received here yesterday that Thaw's do by a cour

removed from the room?"
"Not to the extent you recall it now."
Throughout all this testimony and added evidence brought out by Mr. Cook that Dr. Bancroft had heard that Thaw's later life was "tempestuous," that he had gone "a rapid pace," that he had gone "a rapid pace," that he more or less"—these replies swept from longer.

the State agrees with medical damages because of four broken ribs s the State agrees with medical damages because of lour broken ribs when put to it successfully a for some time all signs of infrom physicians or others who he patient under observation.

Bancroft, began Mr. Cook then, or Bloomer ever speak to your of Bronx county, or a little over \$1,000 by the patient under observation.

the Day's case under his observation while Dr. Bloomer was attached to the Albany asylum?" If don't recall that Dr. Bloomer ever mentioned such a case," answered the RROTHER MAGISTRATE WIED CEPT CONTROLL COMPANY C BROTHER MAGISTRATE WIFE SEEKS RELEASE GET NEW COMPLAINT



O. Grant Esterbrook.

Jobs for Assistant District Attorney, E. V. Frothingham and O. G. Esterbrook.

ortions of William Travers Jerome's Gen. Streeter said on cross-examina
Koenig, president of the Republican portions of William Travers Jerome's assumption—ruled out temporarily last two that he had had some experience in handling cases where paranola and other forms of insanity were concerned, by the prosecution that the "velvet swing" studio in which Evelyn Thaw says she was mistreated by Stanford White really existed and therefore was not an insane delusion of Thaw. Last week Thaw's lawyers managed to get before the jury evidence which showed that she was a paranoiac.

Gen. Streeter said on cross-examination that he had had some experience in handling cases where paranola and other forms of insanity were concerned, footably in the case where he was the lawyer for Mrs. Mary Baker Eddy when her son, Mr. Glover, sought to prove that she was not competent to handle her own affairs, the contention being that she was a paranoiac.

The State as each Thaw witness testifies endeavors to bring out that the view cases and the steep of the footable in handling cases where paranoia and other forms of insanity were concerned. Mayor Mitchel yesterday. The others are Edgar V. Frothingham and O. Grant Esterbrook, vice-chairman of the Board of Aldermen. All were sworn in by the word of Aldermen. All were sworn in by the her own affairs, the contention being that she was a paranoiac.

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Thaw's welfare at heart. Then, just at the last hour or so of the afternoon session, a change might be noted in the court room as Deputy Attorney-General Frank K Cook began to cross-examine one of Thaw's own witnesses.

The witness was :Dr. Charles P. Bancroft, for more than thirty years head of the New Hampshire State Hospital for the Insane. Dr. Bancroft had testified that he was a member of the Streeter commission, which up in New Hampshire had gone into Thaw's life and heredity, had made physical exami-

BE HEARD THURSDAY

Whitman to Meet Attorney Manton in Albany-Appointment by Phone.

Gov. Whitman will meet Martin T. Manton, Charles Becker's counsel, on Magner's setback is due, it is surmised, to his failure in his fight to have in the surJohn H. McCooey displaced as leader Manton, Charles Becker's counsel, on

prepare to resort to the United States ourts in half an hour. But they do not

BECKER CHEERS FERRI.

Bids Man Condemned to Die T morrow Be Hopeful.

Ossining, June 28 .- Joseph Ferri, con victed of the murder of his brother-in-law, who seems doomed to die in the lectric chair Wednesday morning, was cheered to-day by Charles Becker and other inmates of Sing Sing death house. "You may get good news yet," Becker on her calling her to New York to testify for the State.

State

State petitioned for a stay of execution for him his friends among the inmates were confident last evening that the

next twenty-four hours to save Ferri

She Was Committed by Fraud.

Reorganization Plan Is Being "Boosted."

JUDGE SCORES HUSBAND REFEREE HEARING TO-DAY and as a result a lotter was an

"If I can find any legal way to lib-erate Mrs. Onfroy I shall do so. I don't consider that she has had a trial and furthermore I think it is a very dangerous condition when a man can take his wife into the chambers of a Magistrate and have her committed for

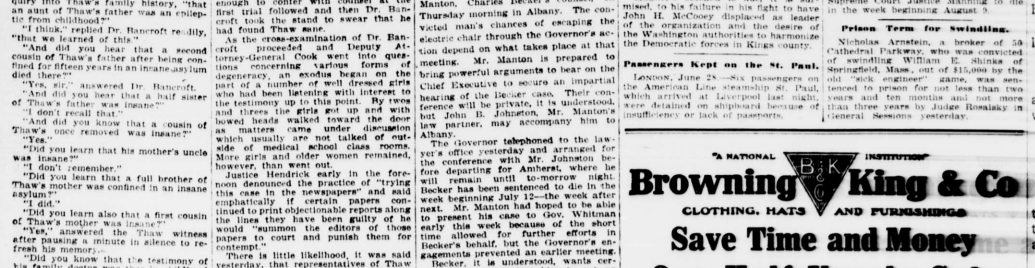
The discharge of Mrs. Onffroy from the House of Good Shepherd was op-posed by Assistant District Attorney Richter, who interposed technical objections, and by counsel for Onffroy, who said he had declined to take the case until he had investigated and found that until he had investigate.

Mrs. Onfroy had been drinking for seven years and had been sent to sanitariums twice at a cost to her husband of \$150 transport of the confirmation of the conf who was promoted to Special Mrs. Onfroy had been drinking for seven

lyn Wife Slaver Sobs. Waiter Watson, 41 years old, a tru-

planted as Patronage Dispenser. driver, who fatally stabbed his wife, Elizabeth, on March 22 and was con-Thomas F. Magner, Assistant Corpopartment in Brooklyn, has apparently was sentenced yesterday by Judge Roy been supplanted as dispenser of Federal patronage in that borough as well as patronage in that borough as well as beginning August 16. ration Counsel, in charge of the law de-Queens by Charles R. Ward, Democratic leader in the Sixteenth Assembly dis-trict. Internal Revenue Collector Keith "As God is my judge," sobbed the prisoner, "I didn't mean to do it." The condemned man's sixteen-year-old son was the chief witness against him. appointed two deputies last week on the recommendation of Ward and over the opposition of Magner, acting, it is said, murder Gianaro Mazalla, 32,

Andrea Castiglano, was sentenced by



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The Summer is hardly begun, and the Season for light-weight Suits for Men and Young Men has three months to run. Take advantage now of these reductions, which

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IN OUR CHILDREN'S DEPARTMENT 20 PER CENT. DISCOUNT

> BROWNING, KING & CO. Broadway near 32nd Street.

Cooper Square at 5th St.

Fulton Street, Brooklyn

Mrs. Roland D. Onffroy Says Independent Creditors Charge | 1 | 1 | 10 | 10 |

general manager of the United Five and Company have been asked to put a stop So much has been sauton are The Cent Stores, who lives at 725 Riv- to the activity of certain persons with week in opposition to the reorganization another erside Drive, was accused before Su- are said to have called on some of the plan submitted to the creditors of the in the next few days, impressing preme Court Justice Shearn yesterday mercantile creditors in behalf of the company that counsel for Capt the of having his wife, Mrs. Kathleen Onf- proposed plan of reorganization. It Greenhut and the Moumouth Securities froy, committed to the House of Good was asserted yesterday, however, that company are preparing a statement in Th Shepherd for three years by fraud and some of the larger creditors have been defence, or explanation, of their condeceit in leading her to believe that she interviewed by individuals who reprewas to be sent to the country with her sented themselves as buyers of the a son of Capt Greenbur, was discount.

SENNIT BRAIDS

The case was before Justice Shearn on M. Rosenberg, refused to discuss the Monmouth Securities Company of the nabeas corpus proceedings in behalf of matter yesterday. Several members of jamin Jacytto months g court by attendants at the home. After hearing allegations as to the manner in which Mrs. Onfroy was committed and on the admission by Onfroy's attorney that as soon as she was placed in the ome papers in a separation suit were erved on her Justice Shearn said:

three years."

The court reserved decision in the

Mrs. Onffroy was committed by Magistrate McQuade on May 1 last for in-temperance. The testimony before the Magistrate, submitted to Justice Shearn yesterday, showed that when the Mag-istrate asked Mrs. Onffroy if she wished ounsel to appear for her she said she wanted the case disposed of at once, so she could go to the country with her two children because her trunks were packed. She admitted that she took three or four mixtures of a strong alcoholic drink a day, but said she never went out without her husband and that

the drank with her.
In presenting Mrs. Onffroy's appeal to
Justice Shearn Mr. Wintner said: This woman was railroaded into this institution, which is a place for disso-lute women and incorrigible girls only and not for wives who have wealthy hus-bands able to support them. She was taken before the Magistrate without counsel, and because she asked that everything be disposed of she was sent away for three years. Then a few days after her arrival at the home a process server in the employ of her husband gained admittance to her room by a suit to relieve the husband of her support and to gain the custody of her two

Mrs. Onffroy had had a trial within the eaning of the statute and that in deonly that phase. Her appearance in court was that of an attractive, cuitured TWO SENTENCED TO DIE.

MAGNER'S MEN TURNED DOWN. "I Didn't Mean to Do It." B

opposition of Magner, acting, on instructions from Washington.

Magner's setback is due, it is sur
Supreme Court Justice Manning to Supreme Court Justice Manning Ma



Strong for a bargain!

A manufacturer's oversupply enables us to put 374 bags and suitcases in a sale to-day-a number of ladies handbags included.

ly \$7.50 to \$11. \$4.75. 269 regularly \$12 to \$20; among them 168 fine black

55 would be priced regular-

walrus bags at \$16. 47 regularly \$21 to \$33.

At \$25, a few fitted bags that would regularly be \$35 Every Car to Be Sold in to \$42; a few wardrobe trunks size Metaling and debetrunks are also radically reduced.

Everything men and boys sheet the and boys year, including boys' mixture suits in three bargain Lords drawn three bargain prices - \$6.50, \$8.50 and \$10.50.

ROGERS PEET COMPANY Broadway at 13th St

at \$2.25

Pencil Curt Milans

Leghorns, \$2.90

\$1.50 Flat Brim Sennets now 9

ss.50 and Auto Bodies At Any Price Prices to Broady Indian Chiano Tires By the Carload Chean thesey the

Hats, Shoes and Haberdasher es and Haberdashery OTELS AND RESTAURANTS.

that was all they would say. tion plan had offered inducements to of their charges in relation to the way the merchandise creditors in the way the finances of the company were handled at this afternoon's hearing be trade if reorganization is effected. It is presumed that whoever the re- ser we limitative and without the know. the stand when the hearing oper

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1,200 Hats in the lot. Every one a brand-new one. bright, clean, and stylish. The chance of the Summer to

soiled one. These hats are so good and the price so low you should get one even if you are not



"London Straws." The original label is in the crown of each Hat. None are freakish, but all are up-to-the-minute and highly desir-

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Every Hat is a European model-intended for regular selling. But they arrived late

IT PAYS TO Oh! What

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